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APPLICATION NO. FILING DATE		LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/845,057 04/27/2001		Kathleen Riddell Polizzi	68110328.715 1459			
23562	7590	12/21/2004		EXAMINER		
BAKER &			TANG, KENNETH			
PATENT DEPARTMENT 2001 ROSS AVENUE ART UNIT					PAPER NUMBER	
SUITE 230	0		2127	_		
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DATE MAILED: 12/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
		09/845,08	57	POLIZZI ET AL.				
Office Action Summary		Examiner	•	Art Unit				
		Kenneth	Tang	2127				
Period f	Th MAILING DATE of this communication aport Reply	pp ars on th	cover she t with the c	orrespondenc a	ddress			
THE - Exte afte - If th - If NO - Fail Any	MORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reduce to reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by stature ply received by the Office later than three months after the mail need patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no evo eply within the state d will apply and wi ute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) day ill expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered time the mailing date of this O (35 U.S.C. § 133).	ely. communication.			
Status								
1)🖾	Responsive to communication(s) filed on 23	December 2	002.					
2a)□								
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disnosit	ion of Claims	Ex parte Qu	uyic, 1000 O.D. 11, 40	70 0.0. 210.				
· ·								
4)	Claim(s) <u>1-16</u> is/are pending in the application.							
€/□	4a) Of the above claim(s) is/are withdr	awn from co	nsideration.		•			
·	Claim(s) is/are allowed.							
	Claim(s) <u>1-16</u> is/are rejected.							
7)∐	Claim(s) is/are objected to.	lar alastian r	an viram ant					
8)[]	Claim(s) are subject to restriction and	or election r	equirement.					
Applicat	ion Papers							
	The specification is objected to by the Examir		,					
10)⊠	☑ The drawing(s) filed on <u>27 August 2001</u> is/are: a) ☑ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the	e drawing(s) b	e held in abeyance. See	∋ 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corre	ection is requir	ed if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).			
11)[_	The oath or declaration is objected to by the B	Examiner. No	te the attached Office	Action or form P	TO-152.			
Priority	under 35 U.S.C. § 119							
12)🖾	Acknowledgment is made of a claim for foreig	n priority und	der 35 U.S.C. § 119(a))-(d) or (f).	•			
a)	☑ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority documer	nts have bee	n received.					
	2. Certified copies of the priority documer			on No.				
	3. Copies of the certified copies of the pri				l Stage			
	application from the International Bure	-						
, * (See the attached detailed Office action for a lis			ed.				
Attachmer	it(s)							
	ce of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) 🔲 Notic	ce of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Da	ate				
3) 🔀 Infor Pape	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date <u>8/27/99, 10/10/01</u> > 5/24/62 , 9(36/62)	8) 2, ほんなる	5) Notice of Informal P 6) Other:	atent Application (PT	O-152)			

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DETAILED ACTION

1. Claims 1-16 are presented for examination.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 2. Claims 1-16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention:
 - a. In claim 1, "an output report" (line 14) is indefinite because it is not made explicitly clear in the claim language if this report is of the job server, the repository, or something else, etc. It is unclear in the claim language what this output report is a report of.
 - b. Claims 5, 9, 12, and 15 are rejected for the same indefinite reasons as stated in the rejection of claim 1.
 - c. In claim 9, "define an input forms" is indefinite because it is not made explicitly clear in the claim language whether there is a singular or plural amount of input forms because this term is grammatically incorrect.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

manner in which the invention was made.

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

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- 3. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ahlberg et al. (hereinafter Ahlberg) (US 6,587,836 B1) in view of Parasnis et al. (hereinafter Parasnis) (US 6,334,146 B1).
- 4. As to claim 1, Ahlberg teaches a computer system configured to communicate with a plurality of users through a network interface, wherein at least one of the plurality of users communicates with the network interface through a computer network, the computer system comprising:

a service broker (dispatcher) (Fig. 6, item 206) electrically connected to the network interface, the service broker controlling a level of access to the computer system by a user (col. 8, lines 33-53, col. 10, line 60);

an authentication server electrically connected to the service broker (dispatcher), the authentication server configured to determine a level of access to be granted to a user based upon data stored therein (col. 8, lines 33-53, col. 10, line 60, lines 13, lines 66-67);

a repository (cookie jar server) (Fig. 2, item 28) electrically connected to the service brokers the repository comprising a computer memory encoded with a plurality of objects (common objects) including at least one job which may be accessed by the users (col. 8, lines 7-58);

an event server (dispatch server) electrically connected to the service broker (dispatcher), the event server comprising a computer memory encoded with instructions for dispatching a job

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for processing on the job server according to a predefined schedule (predefined time basis) (claim 4, see Fig. 6).

- Ahlberg teaches producing an output report and that the output report is transmitted to the network interface for transmission to the user. However, Ahlberg fails to explicitly teach a job server electrically connected to the service broker to execute a job stored within the repository. However, Parasnis teaches an execution agent performing a series of tasks using objects in a memory-slotted workspace for a network node, wherein the execution agent interacts with the framework and/or event manager (service broker) (col. 20, lines 48-58). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the feature of a job server electrically connected to the service broker to execute a job stored within the repository to the existing network communication system of Ahlberg because this would help manage operations and to more efficiently manage complex manufacturing operations (col. 1, lines 40-47, col. 19, lines 30-32, col. 20, lines 57-63).
- 6. As to claim 2, Ahlberg teaches wherein the computer memory of the repository is further encoded with job properties corresponding to said at least one job, wherein said job properties define a set of input data be provided to a corresponding job server when the job is executed; and wherein the job server is configured to process the set of input data with the job when the job is executed (Fig. 11, col. 23, lines 49-61).
- 7. As to claim 3, Ahlberg teaches wherein the computer memory of the repository is further encoded with job properties corresponding to said at least one job, wherein said job properties

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define a list of users to be notified when the job is executed; and wherein the job server is configured to process said job properties and provide notification to the list of users when the job is executed (col. 3, lines 39-46).

- 8. As to claim 4, Ahlberg teaches wherein the computer memory of the repository is further encoded with job properties corresponding to said at least one job, wherein said job properties define an exception condition and a list of users subscribing to the exception condition, and wherein the job server is configured to compare said exception condition to the output report to determine the existence of an exception, and to provide notification to the list of users subscribing to the exception condition if the exception condition exists when the job is executed (col. 3, lines 39-46, col. 13, lines 15-18).
- 9. As to claim 5, it is rejected for the same reasons as stated in the rejection of claim 1.
- 10. As to claim 6, it is rejected for the same reasons as stated in the rejection of claim 2.
- 11. As to claim 7, it is rejected for the same reasons as stated in the rejection of claim 3.
- 12. As to claim 8, it is rejected for the same reasons as stated in the rejection of claim 4.

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13. Claims 9-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ahlberg et al. (hereinafter Ahlberg) (US 6,587,836 B1) in view of Parasnis et al. (hereinafter

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Parasnis) (US 6,334,146 B1), and further in view of Wolff (US 6,247,047 B1).

14. As to claim 9, it is rejected for the same reasons as stated in the rejection of claim 1.

However, Ahlberg in view of Parasnis fails to explicitly teach defining an input form to a user.

Wolff teaches generating an input form that is communicated to a user over a network (see

Abstract). It would have been obvious to one of ordinary skill in the art at the time the invention

was made to combine the feature of defining an input form to a user to the existing input

receiving network communication system of Ahlberg in view of Parasnis in order to obtain the

benefit of having an organized means to display the input in a form that can be presented on the

display of a user node (see Abstract).

15. As to claim 10, Ahlberg teaches wherein the computer memory of the repository is

further encoded with job properties corresponding to said at least one job, wherein said job

properties define a list of users to be notified when the job is executed; and wherein the job

server is configured to process said job properties and provide notification to the list of users

when the job is executed (col. 3, lines 39-46).

16. As to claim 11, Ahlberg teaches wherein the computer memory of the repository is

further encoded with job properties corresponding to said at least one job, wherein said job

properties define an exception condition and a list of users subscribing to the exception

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condition, and wherein the job server is configured to compare said exception condition to the output report to determine the existence of an exception, and to provide notification to the list of users subscribing to the exception condition if the exception condition exists when the job is executed (col. 3, lines 39-46, col. 13, lines 15-18).

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- 17. As to claim 12, it is rejected for the same reasons as stated in the rejection of claim 9.
- 18. As to claim 13, it is rejected for the same reasons as stated in the rejection of claim 10.
- 19. As to claim 14, it is rejected for the same reasons as stated in the rejection of claim 11.
- 20. As to claim 15, it is rejected for the same reasons as stated in the rejection of claim 9.
- As to claim 16, Ahlberg teaches wherein the job server is connected to at least one backend database, and wherein the job server is configured to execute a job that retrieves and processes data from the back-end database, further comprising the steps of: retrieving a set of data from a back-end database corresponding to the requested job; and processing in the job server the requested job with the set of data retrieved from the back-end database and the set of input data received from the user so as to produce an output report (col. 6, lines 8-11).

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Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth Tang whose telephone number is (571) 272-3772. The examiner can normally be reached on 8:30AM - 6:00PM, Every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kt 11/27/04

MZNG-AZT. AN CUPERVISORY PATENT EXAMINED

TORRESPON CONTRACTOR